## EXHIBIT 25

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Volume 14
                                            Pages 1832 - 2054
                 UNITED STATES DISTRICT COURT
                NORTHERN DISTRICT OF CALIFORNIA
              BEFORE THE HONORABLE SUSAN ILLSTON
In Re: TFT-LCD (Flat Panel)
Antitrust Litigation.
                                     No. M. 07-01827 SI
                                      San Francisco, California
                                      Wednesday
                                      June 13, 2012
                                      8:37 a.m.
                   TRANSCRIPT OF PROCEEDINGS
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                   BY: BRUCE LEE SIMON
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(Appearances continued on next page)
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1
              THE COURT: No. That -- I'm going to leave that to
 2
    the jury.
 3
              MR. GIDLEY:
                          Thank you, your Honor.
 4
              MR. TOTO: Your Honor, we do have one more
 5
   housekeeping measure. Apologies. Hopefully, this will be
 6
    quick. As you know, we're back to Dr. Flamm now. He testified
 7
    at some length about the Samsung interrogatory responses.
              THE COURT: Yes.
 8
 9
             MR. TOTO: And your Honor said I obviously am
    entitled to cross-examine him on those.
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              THE COURT: Yes.
11
12
              MR. TOTO: And the interrogatory responses, as you
1.3
   will recall, produced by Samsung, who is protected from treble
14
    damages under the ACPERA statute that we talked about the other
15
    day --
              THE COURT: I know all about that.
16
17
              MR. TOTO: You know all about that. You know the
18
   name now.
19
              THE COURT:
                         Yeah.
2.0
             MR. TOTO: So we think it's within our rights at this
2.1
   point to question Dr. Flamm about the de-trebling provisions of
22
   ACPERA, because it goes to Samsung's motives and its bias in
23
    coöperating with Plaintiffs and preparing those interrogatory
24
    responses. So we just want to make sure it's fair game.
25
   know there was a motion in limine on this. So that's our
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request, your Honor.
 2
             MR. SIMON: We absolutely oppose it.
 3
              It's a different way of avoiding the motion in
 4
    limine. And the jury is not allowed to know about trebling at
 5
    all, so to talk about de-trebling or anything having to do with
 6
    that would be --
 7
              THE COURT: Well, is it true that the treble-damage
    aspect of the statute is a punitive thing?
 8
 9
             MR. TOTO: That's my understanding, your Honor.
              THE COURT: Right. So how about if you were to ask
10
   him, "Well, is it a way to avoid any punitive addition to the
11
12
    damages?" or something like that, without talking about
1.3
    trebling?
             MR. SIMON: Well --
14
15
              MR. TOTO:
                         Well --
16
             MR. SIMON: I don't think that it -- it's a very
17
   black and white issue that the jury is not supposed to know
18
    about the treble damages. There's just no question about that.
19
    That's why the motion in limine was granted.
2.0
              The Samsung interrogatory responses were served on
2.1
   March 7, 2011. They've been in play for a long time. And that
22
    this issue is coming up now all of a sudden because of
23
    something that Dr. Flamm supposedly said on the stand is
24
    disingenuous, because this issue has been on the table since
25
    this report came out; since there's been discussion in
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deposition about the responses. Even their own experts were
   presented with the Samsung interrogatory responses in their
 2
 3
    depositions.
 4
              MR. TOTO: Your Honor -- sorry to interrupt.
 5
              THE COURT: You know, I think it is fair that the
 6
   motivation of Samsung at the time that the interrogatory
 7
    answers were provided is appropriate for bias or for
    examination.
 8
 9
              And if -- part of it is they get to stay out of jail.
    That's a pretty big motivator right there.
10
11
              MR. TOTO:
                         Right.
12
              THE COURT: But the other part of it is they get to
1.3
    avoid some of the other negative consequences of antitrust
14
    violations, including treble damages.
              MR. TOTO: By two thirds, your Honor, and joint and
15
16
    several liability.
17
              THE COURT: That could be -- you know, maybe that's a
18
    way you want to say it. Then you wouldn't have to talk about
19
   treble or not treble; but it's a way to reduce the damages you
2.0
   might otherwise be responsible for by two thirds. You could
2.1
    say something like that, which wouldn't --
22
                         I think anything that is a fraction of
              MR. SIMON:
23
    the trebling or suggests trebling is probably going to create
24
    speculation, and probably go over the line of the black-letter
25
    law about the jury not knowing about treble, however --
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1
              THE COURT: You want to just say reduce the damages
    they might be subject to --
 2
 3
              MR. TOTO: By two thirds.
 4
              THE COURT: Well, just reduce them. How about that?
 5
   Just if there's a way to reduce the damages.
 6
             MR. TOTO: Well, we think it's significant that it's
 7
   not just some small reduction; some small discount. This is a
    gigantic reduction: Two thirds.
 8
 9
              THE COURT: All right. A two-thirds reduction.
             MR. TOTO: Yes.
10
              THE COURT: That would be fine. And they don't they
11
12
   don't need to know one way or another.
1.3
              MR. SIMON: Well, it's a fine line. And I'd just --
14
    I don't know what Counsel intends to ask. I think he could get
15
    there without even going to that point. And if he crosses the
16
    line, and Dr. Flamm or him, in talking to each other, it comes
17
    out that there's some sort of trebling, we can't take that
18
   back.
19
              THE COURT: Well, then, we'll just have to give a
2.0
    curative instruction.
2.1
             MR. TOTO: I don't to violate your instruction here,
22
   your Honor.
23
             MR. GLACKIN:
                           It's --
24
             MR. TOTO: It seems pretty clear to me.
25
              Just so it's clear, by the way, the Samsung
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interrogatory responses, themselves, refer to the ACPERA
    statute. And they say, "We are operating under ACPERA."
 2
 3
    Samsung says that. So just so it's clear.
 4
              MR. SIMON: Well, they do refer to it; but there's --
 5
    I think you can get there by talking about the Corporate
 6
    Leniency Program, and what, you know, ACPERA is, without
 7
    getting into the trebling issue. We've already read an
    instruction to them yesterday which talks about it, so there's
 8
 9
    a way to skin the cat, without --
              THE COURT: Which talks about what?
10
                         We had the description of Samsung being
11
             MR. SIMON:
    the leniency applicant in the guilty-plea instruction that you
12
1.3
    read to them yesterday, so they know it under terms that it's a
14
    "Corporate Leniency Program."
15
              To the extent he wants to go into that with
16
   Dr. Flamm, he can.
17
              The extent that he wants to use the --
18
              THE COURT:
                         Well, I'll allow you to ask him. And we
19
    should somehow get this to Dr. Flamm, also, in case -- because
2.0
   he probably knows about trebling. Say, "And you can reduce
2.1
   your damages to a third of what they might be, or reduce them
22
   by two thirds."
23
              MR. GLACKIN: I'll --
24
              MR. TOTO:
                        Okay.
25
              MR. GLACKIN: -- instruct him not to blurt out
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anything about trebling.
 2
              THE COURT: Okay. All right.
 3
              MR. GLACKIN: Shall I bring him in?
 4
              THE COURT: Yeah. Are you ready?
 5
              MR. TOTO: Yes.
 6
              THE COURT: And, Mr. Glackin, he's truly feeling all
 7
   right?
 8
              MR. GLACKIN: He's feeling great. Thank you for
 9
   asking.
10
              THE COURT: Okay.
11
             (Jury in at 1:10 p.m.)
              THE COURT: Do we have a witness?
12
1.3
             (Witness resumes stand)
14
              THE COURT: All right. Mr. Toto, you may proceed.
15
              And, Dr. Flamm, you're still under oath from this
16
   morning, sir.
17
              MR. TOTO: Thank you, your Honor.
18
                       CROSS-EXAMINATION RESUMED
   BY MR. TOTO
19
2.0
         Welcome back, Dr. Flamm.
2.1
         Thank you.
   Α.
22
         I would like to turn back to Exhibit 228 that we were
23
   talking about before lunch, which is a meeting between Sharp
24
   and Toshiba's PC company. Do you have that in front of you?
   Α.
25
         Sure. I think this is it right here.
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Lydia Zinn, CSR #9223, and Belle Ball, CSR #8785 Official Reporters - U.S. District Court (415) 531-6587

## CERTIFICATE OF REPORTER

We, LYDIA ZINN, and BELLE BALL, Official Reporters for the United States Court, Northern District of California, hereby certify that the foregoing proceedings in M. 07-1827 SI, In Re: TFT-LCD (Flat Panel) Antitrust Litigation, were reported by us, certified shorthand reporters, and were thereafter transcribed under our direction into typewriting; that the foregoing is a full, complete and true record of said proceedings as bound by us at the time of filing.

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/s/ Lydia Zinn, CSR 9223

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/s/ Belle Ball, CSR 8785 Wednesday, June 13, 2012